

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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MATILDA BELOVIC, by her next friend,  
SUELLEN TOZZI; GENEVIEVE C.;  
MADELAINE ANDREWS; MARY B.; and  
MAUREEN CURRAN, by her next friend,  
SARAH T. GILLMAN, individually, and on  
behalf of all others similarly situated,

**ORDER TO SHOW CAUSE**

Plaintiffs,

07 Civ. \_\_\_\_\_

-against-

ROBERT DOAR, as Commissioner of the New  
York City Human Resources Administration;  
GLADYS CARRION, as Commissioner of the  
New York State Office of Children & Family  
Services; DAVID HANSELL, as Acting  
Commissioner of the New York State Office of  
Temporary & Disability Assistance; and  
RICHARD F. DAINES, as Acting Commissioner  
of the New York State Department of Health,

Defendants.

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Upon the annexed declarations of JANE GREENGOLD STEVENS, dated April 9, 2007;  
SUELLEN TOZZI, dated April 4, 2007; SABRINA TAVI, dated April 9, 2007; LINDA  
GRAVES, dated April 4, 2007; GENEVIEVE C., dated April 2, 2007; MADELAINE  
ANDREWS, dated April 5, 2007; HELENA ROSS, dated April 1, 2007; MARY B., dated April  
6, 2007; JOSEPH KRUMMEL, dated April 6, 2007; SARAH T. GILLMAN, dated April 2,  
2007; JUDITH UMAN, dated March 8, 2007; and their attached exhibits; the accompanying  
Memorandum of Law; and upon all the papers filed and all proceedings had herein, it is hereby

ORDERED that defendants ROBERT DOAR, as Commissioner of the New York City  
Human Resources Administration; GLADYS CARRION, as Commissioner of the New York  
State Office of Children & Family Services; and RICHARD F. DAINES, as Acting

Commissioner of the New York State Department of Health, or their representatives, show cause before this Court at the United States Courthouse, Room \_\_\_\_, 500 Pearl Street, New York, New York, on the \_\_\_\_ day of April 2007, at \_\_\_\_ o'clock in the \_\_\_\_ noon of that day or as soon thereafter as counsel can be heard why this Court should not enter an Order as follows:

I. Granting a Preliminary Injunction, pursuant to Rule 65 of the Federal Rules of Civil Procedure:

Regarding Plaintiff BELOVIC

A. Directing Defendants DOAR, CARRION, and DAINES, within five (5) working days of the date appearing on the Order, to arrange for home care and, in cooperation with other social services resources in the community, all services Plaintiff BELOVIC needs to live safely in the community; and within one (1) working day of the availability of home care and other services, to return Plaintiff BELOVIC to her home;

B. Directing Defendants DOAR and CARRION, within three (3) working days of the date appearing on the Order, to take all steps necessary to secure and maintain Plaintiff BELOVIC's eligibility for Section 8 benefits;

C. Directing Defendants DOAR and CARRION, within three (3) working days of the date appearing on the Order, to take all steps necessary to apply for and seek the prompt appointment of an Article 81 guardian for Plaintiff BELOVIC;

Regarding Plaintiff GENEVIEVE C.

D. Directing Defendants DOAR and CARRION, within five (5) working days of the date appearing on the Order, to take all steps necessary to help Plaintiff GENEVIEVE C. avoid eviction and homelessness, such as providing housekeeping services so that she can get a roommate to share in the rent, obtaining a "one-shot" grant

to pay her rent arrears, and initiating efforts to help her find an affordable, alternative living situation, and/or any other necessary steps; and to continue taking all reasonable steps to assist her in avoiding eviction and homelessness;

E. Directing Defendants DOAR and CARRION, within three (3) working days of the date appearing on the Order, to begin to take all steps necessary to assist Plaintiff GENEVIEVE C. to obtain the Social Security Disability (“SSD”) and/or Supplemental Security Income (“SSI”) benefits to which she is entitled, including, if necessary, seeking appropriate legal services and obtaining supporting documents from her treating doctors; and to continue taking all reasonable steps to assist her in obtaining these benefits,

F. Directing Defendants DOAR and CARRION, within three (3) working days of the date appearing on the Order, to take all steps necessary to help Plaintiff GENEVIEVE C. locate a toxicologist and a neurologist who accept Medicaid and who are qualified to treat her illnesses;

G. Directing Defendants DOAR and CARRION, within three (3) working days of the date appearing on the Order, to take all steps necessary to help Plaintiff GENEVIEVE C. appeal her Access-A-Ride eligibility restrictions and recent discontinuance;

H. Directing Defendants DOAR, CARRION, and DAINES, within three (3) working days of the date appearing on the Order, to make an application for Medicaid-funded home care for Plaintiff GENEVIEVE C., and within (3) working days of the application being made, make a determination as to the level and hours of Medicaid-

funded home care to which Plaintiff GENEVIEVE C. is entitled, and within three (3) working days of the determination, to arrange for such home care;

Regarding Plaintiff ANDREWS

I. Directing Defendants DOAR and CARRION, within three (3) working days of the date appearing on the Order, to initiate efforts to assist Plaintiff ANDREWS to move as soon as possible to an accessible apartment that is not hazardous to her health and well-being, and thereafter to continue taking all reasonable steps to obtain an accessible apartment for her as soon as possible;

J. Directing Defendants DOAR and CARRION, within three (3) working days of the date appearing on the Order, to take all steps necessary to help Plaintiff ANDREWS locate doctors to treat her mouth ulcers and cataracts, and arrange for care by such doctors;

K. Directing Defendants DOAR, CARRION, and DAINES, within three (3) working days of the date appearing on the Order, to make a determination on Plaintiff Andrews pending application for Medicaid, and if approved, within three (3) working days of the date of approval, to make an application for Medicaid-funded home care for Plaintiff Andrews, and within (3) working days of the application being made, to make a determination as to the level and hours of Medicaid-funded home care to which Plaintiff Andrews is entitled, and within three (3) working days of the determination, to arrange for such home care;

Regarding Plaintiff MARY B.

L. Directing Defendants DOAR and CARRION, within three (3) working days of the date appearing on the Order, to take all steps necessary to file an appeal of the

reduction of Plaintiff MARY B.'s SSI benefits and/or obtain a hardship waiver of the reduction, including, if necessary, locating legal services to pursue the appeal and/or waiver;

M. Directing Defendants DOAR and CARRION, starting within three (3) working days of the date appearing on the Order, to pay Plaintiff MARY B.'s rent payments every month in a timely fashion;

N. Directing Defendants DOAR and CARRION, within three (3) working days of the date appearing on the Order, to pay to Plaintiff MARY B. the balance of her SSI benefits that APS has not spent on her rent and has not sent to her for every month since January 1, 2007, and in the future, to pay Ms. B. all SSI benefits that are not spent on her rent every month;

O. Directing Defendants DOAR and CARRION, within three (3) working days of the date appearing on the Order, to locate for Plaintiff MARY B. a support group and other benefits available to HIV-positive individuals;

Regarding Plaintiff CURRAN

P. Directing Defendants DOAR and CARRION, within three (3) working days of the date appearing on the Order, to locate appropriate doctors and arrange for regular treatment of Plaintiff CURRAN's physical and mental disabilities;

Q. Directing Defendants DOAR and CARRION, within three (3) working days of the date appearing on the Order, to take all steps necessary to begin providing services necessary to help Plaintiff CURRAN avoid eviction and homelessness, such as helping her find an affordable, alternative living situation, or any other necessary steps,

and to continue taking all necessary steps to assist Plaintiff Curran to avoid eviction and homelessness;

R. Directing Defendants DOAR, CARRION, and DAINES, within three (3) working days of the date appearing on the Order, to make an application for Medicaid-funded home care for Plaintiff CURRAN, and within (3) working days of the application being made, make a determination as to the level and hours of Medicaid-funded home care to which Plaintiff CURRAN is entitled, and within three (3) working days of the determination, to arrange for such home care;

Regarding Plaintiffs BELOVIC, GENEVIEVE C.,  
ANDREWS, MARY B., and CURRAN

S. Directing Defendants DOAR, CARRION, and DAINES, within seven (7) working days of the date appearing on the Order, to begin providing Plaintiffs' counsel with a weekly report describing the status of Defendants' compliance with the Order, including a description of all actions taken pursuant to the Order, and to continue providing such reports until all actions to be taken pursuant to the Order have been taken.

II. Certifying this action as a class action pursuant to Rule 23(b)(2) of the Federal Rules of Civil Procedure, on behalf of a class defined as:

All current and future clients of Adult Protective Services in New York City who are not receiving or will not receive protective services from Adult Protective Services to which they are legally entitled.

III. Granting such other and further relief as this Court deems just and proper; and

IT IS FURTHER ORDERED that personal service of this Order to Show Cause, and all supporting papers, upon defendant DOAR, and service by certified mail upon defendants

CARRION, and DAINES, on or before \_\_\_\_ o'clock in the \_\_\_\_ noon on the \_\_\_\_ day of April 2007 be deemed good and sufficient service; and

IT IS FURTHER ORDERED that defendants' answering papers (if any) be served upon counsel for plaintiffs and filed with the Court on or before \_\_\_\_\_, 2007, and that plaintiffs' reply papers (if any) be served on counsel for defendants and filed with the Court on or before \_\_\_\_\_, 2007.

DATED: April \_\_\_, 2007  
New York, New York

SO ORDERED:

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UNITED STATES DISTRICT JUDGE